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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

		<u> </u>			
IN RE:) CASE NO	: 16-40602-BTR	
Totsy Dwain Spence	•) Chapter 1	3	
Jana Kayle Spence SSN(s): xxx-xx-3301	vvv_vv_059	24)		
205 Spence Drive	, ^^^-	<u>) </u>)		
Wylie, TX 75098)		
• .)		
)		
	Debtor		,		
modify your rights by	y providing		ur attorney. Confirmation o the full amount of your clain your claim.		
		A	MENDED		
		CHAP	ΓER 13 PLAN		
Debtor or Debtors (he	reinafter call	ed "Debtor") proposes this (Chapter 13 Plan:		
1. Submission of Ir	ncome. Deb	tor submits to the supervision	on and control of the Chapter	13 Trustee ("Trustee") all o	or such portion
of future earnings or o	ther future in	come of Debtor as is neces	ssary for the execution of this	Plan.	
		of Plan. Debtor will pay the	e sum of \$300.00 p	er month to T	Trustee by
every class, other than (60) months. See 11 confirmation adequate	n long-term of U.S.C. §§ 13 protection protection protection proving the provi	325(b)(1)(B) and 1325(b)(4)	norter period of time. The term . Each pre-confirmation plan to Plan paragraph 6(A)(i) and	payment shall be reduced	eed sixty
Beginning N	Month	Ending Month	Amount of Monthly Payment	Total	
1 (05/04/2	2016)	45 (01/04/2020)	\$300.00	\$13,500.00	_
<u>-</u>	-		Grand Total:	\$13,500.00	_
above, the Chapter 13 creditor designated as Trustee's Recommend 4. Administrative Control below, unless the (A). Trustee's Ferustee. (B). Debtor's Attustion of the confirmation, or in the	Trustee shas secured or dation Conce claims. Trustee holder of success. Trustee corney's Fee as paid prior alternative	all pay the following allowed priority but which are found erning Claims. Stee will pay in full allowed accept claim or expense has age shall receive a fee for each s. The total attorney fee as to the filing of the case. The	nce of funds available after sp	counts specified. Claims file shall be treated as set forth the shall be treated as set forth the shall be treated as set forth the shall be paid to shall be paid from file cified monthly payments.	ed by a a in the (2) as set United States The amount of irst funds upon The total
	016(h) abser	nt a certification from debtor	e Trustee's Recommendation s attorney regarding legal ser	_	

	ise No: 16-40602-BTR btor(s): Totsy Dwain Spence Jana Kayle Spence	Entereu 05/23	716 13.20.09 Desc Main Docui	ieni. Page 2 01 12	
	<u> </u>				
5.	Priority Claims.				
	(A). Domestic Support Obligations.				
	✓ None. If none, skip to Plan paragraph 5(B).				
	(i). Debtor is required to pay all post-petition	n domestic s	upport obligations directly to t	ne holder of the claim.	
	(ii). The name(s) and address(es) of the hole 101(14A) and 1302(b)(6).	der of any de	omestic support obligation are	as follows. See 11 U.S.C. §§	
	(iii). Anticipated Domestic Support Obligation	n Arrearage	Claims		
	(a). Unless otherwise specified in this P pursuant to 11 U.S.C. § 1322(a)(2). The property, arrearage claims secured by recontracts.	ese claims w	ill be paid at the same time as	claims secured by personal	
	✓ None; or				
	(a) Creditor (Name and Address)	Es	(b) stimated arrearage claim	(c) Projected monthly arrearage payment / Months	
	(b). Pursuant to §§ 507(a)(1)(B) and 1322(a)(4), the following domestic support obligation claims are assigned to, owed to, or recoverable by a governmental unit.			bligation claims are assigned	
	✓ None; or				
	Claimant and proposed treatment:				
	(a) Claimant		Propos	(b) ed Treatment	
	(B). Other Priority Claims (e.g., tax claims). These priority claims will be paid in full, but will not be funded until after all secured claims, lease arrearage claims, and domestic support claims are paid in full.				
	(a) Creditor			(b) Estimated claim	
6.	Secured Claims.				
٠.	(A). Claims Secured by Personal Property Which	ch Debtor In	tends to Retain		
	(i). Pre-confirmation adequate protection payments. Unless the Court orders otherwise, no later than 30 days after the date of the filing of this plan or the order for relief, whichever is earlier, the Debtor shall make the following adequate protection payments to creditors pursuant to § 1326(a)(1)(C). If the Debtor elects to make such adequate protection payments on allowed claims to the Trustee pending confirmation of the plan, the creditor shall have an administrative lien on such payment(s), subject to objection. If Debtor elects to make such adequate protection payments directly to the creditor, Debtor shall provide evidence of such payment to the Trustee, including the amount and date of the payment, as confirmation is prohibited without said proof.				
	Debtor shall make the following adequate prot	tection paym	ents:		
	directly to the creditor; or				
	to the Trustee pending confirmation of the plan.				
	(a) Creditor		(b) Collateral	(c) Adequate protection payment amount	

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Case No: 16-40602-BTR
Debtor(s): **Totsy Dwain Spence Jana Kayle Spence**

- (ii). <u>Post confirmation payments.</u> Post-confirmation payments to creditors holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b). If Debtor elects to propose a different method of payment, such provision is set forth in subparagraph (c).
 - (a). Claims to Which § 506 Valuation is NOT Applicable. Claims listed in this subsection consist of debts secured by a purchase money security interest in a vehicle for which the debt was incurred within 910 days of filing the bankruptcy petition, or, if the collateral for the debt is any other thing of value, the debt was incurred within 1 year of filing. See § 1325(a)(5). After confirmation of the plan, the Trustee will pay to the holder of each allowed secured claim the monthly payment in column (f) based upon the amount of the claim in column (d) with interest at the rate stated in column (e). Upon confirmation of the plan, the interest rate shown below or as modified will be binding unless a timely written objection to confirmation is filed and sustained by the Court. Payments distributed by the Trustee are subject to the availability of funds.

None; or

(a) Creditor; and (b) Collateral	(c) Purchase date	(d) Estimated Claim	(e) Interest rate	(f) Monthly payment / Months

(b). Claims to Which § 506 Valuation is Applicable. Claims listed in this subsection consist of any claims secured by personal property not described in Plan paragraph 6(A)(ii)(a). After confirmation of the plan, the Trustee will pay to the holder of each allowed secured claim the monthly payment in column (f) based upon the replacement value as stated in column (d) or the amount of the claim, whichever is less, with interest at the rate stated in column (e). The portion of any allowed claim that exceeds the value indicated below will be treated as an unsecured claim. Upon confirmation of the plan, the valuation and interest rate shown below or as modified will be binding unless a timely written objection to confirmation is filed and sustained by the Court. Payments distributed by the Trustee are subject to the availability of funds.

✓ None; or

(a) Creditor; and (b) Collateral	(c) Purchase date	(d) Replacement value	(e) Interest rate	(f) Monthly payment / Months
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(B). Claims Secured by Real Property Which Debtor Intends to Retain. Debtor will make all post-petition mortgage payments directly to each mortgage creditor as those payments ordinarily come due. These regular monthly mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter, unless this Plan provides otherwise. Trustee may pay each allowed arrearage claim at the monthly rate indicated below until paid in full. Trustee will pay interest on the mortgage arrearage if the creditor requests interest, unless an objection to the claim is filed and an order is entered disallowing the requested interest.

(a) Creditor; and (b) Property description	(c) Estimated pre-petition arrearage	(d) Interest rate	(e) Projected monthly arrearage payment / Months
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Ocwen Loan Servicing LLC Bankruptcy Homestead

\$8,400.00 0.00%

Pro-Rata Month(s) 13-44 Case 16-40602 Doc 27 Filed 05/23/16 Entered 05/23/16 13:20:09 Desc Main Document Page 4 of 12

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Debtor(s): Totsy Dwain Spence
Jana Kayle Spence

(C). **Surrender of Collateral.** Debtor will surrender the following collateral no later than thirty (30) days from the filing of the petition unless specified otherwise in the Plan. Any involuntary repossession/foreclosure prior to confirmation of this Plan must be obtained by a filed motion and Court order, unless the automatic stay no longer applies under § 362(c). Upon Plan confirmation, the automatic stay will be deemed lifted for the collateral identified below for surrender and the creditor need not file a Motion to Lift Stay in order to repossess, foreclose upon or sell the collateral. Nothing herein is intended to lift any applicable co-Debtor stay, or to abrogate Debtor's state law contract rights.

(a)	(b)
Creditor	Collateral to be surrendered

Ally Bankruptcy Dept

2012 Fiat 500 (approx. 26000 miles)

(D). **Void Lien:** The secured creditors listed below hold a non-purchase money, non-possessory security interest on Debtor's exempt property. Their lien will be voided pursuant to 11 U.S.C. § 522(f) and their claim treated as unsecured and paid pursuant to paragraph 7 below:

Name of Creditor	Collateral Description	Estimated Claim
		Ciaiiii

- 8. **Executory Contracts and Unexpired Leases.** All executory contracts and unexpired leases are assumed, unless rejected herein. Payments due after the filing of the case will be paid directly by Debtor (c) or through the plan by the Trustee (d), as set forth below.

Debtor proposes to cure any default by paying the arrearage on the assumed leases or unexpired contracts in the amounts projected in column (e) at the same time that payments are made to secured creditors. All other executory contracts and unexpired leases of personal property are rejected upon conclusion of the confirmation hearing.

✓ None; or

(a) Creditor; and (b) Nature of lease or executory contract	(c) Payment to be paid directly by Debtor	(d) Payment to be paid through plan by Trustee / Months	(e) Projected arrearage monthly payment through plan (for informational purposes) / Months
---	---	---	--

- 9. **Property of the Estate.** Upon confirmation of this plan, title of the property of the estate shall vest in DEBTOR(S), unless the Court orders otherwise.
- 10. **Post-petition claims.** The DEBTOR(S) will not incur any post-petition consumer debt except upon written approval of the Court or the Standing Chapter 13 Trustee. Post-petition claims will be allowed only as specified in 11 U.S.C. § 1305.

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Case No: 16-40602-BTR Debtor(s): Totsy Dwain Spence Jana Kayle Spence

11. General Provisions. Post-Petition earnings during the pendency of this case shall remain property of the estate notwithstanding section 1327. Any remaining funds held by the Trustee after dismissal or conversion of a confirmed plan may be distributed to creditors pursuant to these provisions. Notwithstanding section 1329(a), the Trustee may bring a motion anytime within the applicable commitment period of the Plan to modify debtor's Plan to meet the criteria of section 1325(b). Any funds sent to the debtor(s) in care of the Trustee, during the pendency of this case may be deposited to the debtor's account and disbursed to creditors holding allowed claims pursuant to this Plan, the Confirmation Order, and/or as set forth in the Trustee's Recommendation Concerning Claims.

12. Other Provisions:

(A). Special classes of unsecured claims.

Name of Unsecured Creditor	Remarks
(B). Other direct payments to creditors.	•

Name of Creditor	Remarks

City of Wylie Paid in Mortgage Escrow **Collin County** Paid in Mortgage Escrow

Ocwen Loan Servicing LLC Bankruptcy

Wylie ISD Paid in Mortgage Escrow

(C). Additional provisions.

Direct Property Taxes

Debtor(s) to pay all property taxes direct, unless escrowed by mortgage company; and, in that case, mortgage company is to pay property taxes directly.

Special Note: This plan is intended as an exact copy of the recommended form prepared by the Standing Chapter 13 Trustees for this District, except as to any added paragraphs after paragraph 11 above. The Chapter 13 trustee shall be held harmless for any changes in this plan from the recommended form dated July 1, 2005.

Date: May 23, 2016	/s/ Totsy Dwain Spence	
	Totsy Dwain Spence, Debtor	
/s/ Mark S Rubin / Kelli L Johnson	/s/ Jana Kayle Spence	
Mark S Rubin / Kelli L Johnson, Debtor's Attorney	Jana Kavle Spence, Debtor	

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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE:) CASE NO: 16-40602-BTR
Totsy Dwain Spence) Chapter 13
Jana Kayle Spence) Chapter 13
SSN(s): xxx-xx-3301, xxx-xx-0581)
205 Spence Drive)
Wylie, TX 75098)
)
)
Debtor(s))
	AMENDED

ORDER CONFIRMING CHAPTER 13 PLAN AND RELATED ORDERS

After notice and hearing, wherein the Court considered the matters on file herein, including the Trustee's Report of Creditors Meeting held pursuant to Section 341 of the Bankruptcy Code, and all objections to confirmation of the Plan, The Court finds:

- 1. Written notice of the Meeting of Creditors held pursuant to 11 U.S.C. § 341 and of this hearing on the confirmation of the Plan was given as required by Rule 2002; and
- 2. All scheduled creditors have been served with a copy of the Debtor's Plan or summary thereof in accordance with Rule 3015; and
- 3. The Plan as presented for confirmation (hereinafter referred to as "the Plan") complies with the provisions of Chapter 13 of Title 11 of the United States Code and the other applicable provisions of said Title; and
- 4. With respect to each allowed secured claim provided for by the Plan, the holder of such claim either accepted or was deemed to have accepted the Plan, or, in the alternative
 - a. The Plan provides that the holder of such claim retain the lien securing such claim; and
- b. The value, as of the effective date of the Plan, of property to be distributed under the Plan on account of such claim is not less than the allowed amount of such claims; or
 - c. The Debtor has surrendered or abandoned the collateral securing such claim; or
 - d. The treatment of the claim complies with 11 U.S.C. § 1322(b)

IT IS THEREFORE ORDERED THAT:

- - I. (a). The Trustee, the Debtor, and the Debtor's attorney shall examine proofs of claim or summaries thereof and shall object to the allowance of improper claims as provided by Rule 3007.
 - (b). The Trustee shall file and serve all parties in interest with the Trustee's Recommendation Concerning Claims within thirty (30) days of the latter of entry of this Order or the claim filing deadline for all creditors (including a government unit). Such Trustee's Recommendation Concerning Claims shall include the Trustee's objections to claims, if any, recommendations as to the extent and validity of each creditor's security interest, if any, and recommendations as to the value of any collateral not previously valued by the Court. The Trustee's Recommendation Concerning Claims shall be deemed to be an objection to claims, a motion to value any such collateral, and an action to determine the validity of each creditor's security interest or an action to avoid any such security interest as set forth therein.
 - (c). Unless an objection or response is timely filed as to the treatment of any claim, the claim will be allowed only in the manner and amount listed in the Trustee's Recommendation Concerning Claims, and such treatment will be final and binding on all parties without further order of the Court.

Case No: 16-40602-BTR
Debtor(s): Totsy Dwain Spence
Jana Kayle Spence

- (d). Responses or objections to the Trustee's Recommendation Concerning Claims must be filed within twenty (20) days from the date of service of the Trustee's Recommendation Concerning Claims.
- (e). The Trustee's Recommendation Concerning Claims shall additionally contain notice of the bar date for any additional objections to claims, which date is fixed at twenty (20) days following the date of service of the Trustee's Recommendation Concerning Claims.
- II. (a). The Chapter 13 Trustee shall review all claims and the feasibility of the Plan prior to filing the Trustee's Recommendation Concerning Claims. If at that time the Plan is no longer feasible, the Trustee shall notify the Debtor and his attorney, in writing, of the infeasibility of the Plan. If forty-five (45) days after the service of the Trustee's Recommendation Concerning Claims the Plan remains infeasible, the Trustee shall file a Motion to Modify the Plan and/or a Motion to Dismiss the case.
 - (b). Further, if at any time during the term of the Chapter 13 case, a claim is allowed which makes the Plan infeasible, the Chapter 13 Trustee shall notify the Debtor and his attorney, in writing, of the infeasibility of the Plan. If the Plan remains infeasible for forty-five (45) days after such notice, the Trustee shall file a Motion to Modify the Plan and/or an alternative Motion to Dismiss the case.
- III. At the time of the issuance of an Order Confirming a Plan in this case, the time for filing claims in this case may not have expired. Consequently, the Court specifically reserves the right in the future to:
 - (a). Alter or sustain an objection to the secured status of a claim filed as secured either before or after the entry of this Order Confirming Plan, and value the collateral securing any such claim to the extent not previously valued herein or otherwise by the Court;
 - (b). Enter a Final Order after notice and hearing on any responses or objections to the Trustee's Recommendation Concerning Claims, and on any additional objection(s) to claims timely filed by a party in interest;
 - (c). At any time during the pendency of this case, entertain a motion to alter or sustain an objection to the secured status of a claim filed as secured after the bar date for filing claims has expired, or to value the collateral securing any such claim to the extent not previously valued by the Court.
 - (d). Reduce, if necessary to ensure compliance with LBR 2016(h), the amount of attorney fees to the debtor's attorney due to the absence of a certification from debtors attorney regarding legal services provided pertaining to automatic stay litigation occurring in the case.
- IV. All creditors having allowed secured claims (whether filed before or after an Order Confirming Plan is entered) shall be treated in accordance with section 1325(a) (5), except as otherwise specifically set forth herein. The collateral securing creditor's claims provided for under the Debtor's Plan is hereby valued by the Court at the values set forth below.
 - (a). When the value of the collateral securing a timely filed proof of claim of any taxing authority differs from the value shown on the Debtor's Plan, the Trustee will use the value shown on the creditor's proof of claim. All parties will be noticed of this valuation through the Trustee's Recommendation Concerning Claims and disputed valuations may be resolved by the Court, by agreement or objection.
 - (b). In those instances where no objection was filed to Confirmation of the Debtor's Plan contesting the Debtor's valuation of collateral securing a creditor's claim. The value of such collateral is fixed at the values provided in the Debtor's Plan.
 - (c). In those instances, if any, where an objection was filed to the treatment of a creditors claim, including the valuation of collateral as provided in the Debtor's Plan, the Court through this order hereby determines the treatment shall be as set forth in exhibit 'A' attached, if any.
 - (d). In the event a creditor timely files a proof of claim which evidences a perfected security interest in collateral which was not specified by the Plan and not previously valued by the Court, such collateral will be valued by the Court at the value set forth in the Trustee's Recommendation Concerning Claims to be filed herein, unless a response to such Trustee's Recommendation Concerning Claims is timely filed. Such Trustee's Recommendation Concerning Claims is to be filed and served within thirty (30) days of the latter of entry of this Order or the deadline for filing proofs of claims herein (including a government unit). Responses to such Trustee's Recommendation Concerning Claims must be filed within the time and in the manner provided in such Trustee's Recommendation Concerning Claims.

Case 16-40602 Doc 27 Filed 05/23/16 Entered 05/23/16 13:20:09 Desc Main Document Page 8 of 12 Case No: 16-40602-BTR Debtor(s): Totsy Dwain Spence Jana Kayle Spence (e). The valuation of collateral by the Court as set forth above shall not relieve a secured creditor from the duty to file a proof of claim in order to be paid under the Plan. Further, such valuation shall not preclude any party from objecting to the amount claimed by any such creditor, or from bringing an action to determine the extent of validity of such creditor's security interest or to avoid any such security interest. 2. The Debtor(s) shall pay the sum of \$300.00 per month for payments together with any income Tax refunds that the debtor receives during the life of the plan for a total of \$13,500.00 *If variable payments are indicated, see Exhibit "B" - Variable Plan Payments for the monthly amounts. Carey D. Ebert Standing Chapter 13 Trustee PO Box 628 Tyler, TX 75710 and continuing until all of the allowed claims provided for under the Plan have been Beginning 5/4/2016 paid in accordance with the terms of the Plan, of this Order, or as set forth in the Trustee's Recommendation Concerning Claims. 3. The Trustee shall make disbursements pursuant to the provisions of the Plan, this Order, or as set forth in the Trustee's Recommendation Concerning Claims, Section 1326 of the Bankruptcy Code and shall pay only such claims which have been allowed by the Court. The Trustee shall make such disbursements monthly, unless otherwise provided for by the Plan, but shall not be required to pay any dividend in an amount less than \$15.00 and dividends not distributed because of this provision shall accumulate and be paid when such accumulation aggregates \$15.00 or more.

Check this box if Additional Provisions are attached

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Case No: 16-40602-BTR

Debtor(s): Totsy Dwain Spence

Jana Kayle Spence

Additional Provisions of the Plan

Direct Property Taxes

Debtor(s) to pay all property taxes direct, unless escrowed by mortgage company; and, in that case, mortgage company is to pay property taxes directly.

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE:	Totsy Dwain Spence Debtor		CASE NO.	16-40602-BTR				
			5/102 HG. 10 10002 2 H					
	Jana Kayle Spence	nt Debtor	CHAPTER	13				
CERTIFICATE OF SERVICE								
was serv		nat on May 23, 2016, a copy of the attache sted below, by placing each copy in an env 9013 (g).						
	Mark Bar I Rubi 1360 Suite Dalla	lark S Rubin / Kelli L Johnson S Rubin / Kelli L Johnson D:17361550/24053317 n & Associates PC 11 Preston Rd 9:500E IS TX 75240 0) 760-7777						
	Pite dmont Road NE Suite 500 GA 30305	American National Bank xxxx6246 PO Box 40 Terrell TX 75160	mւ 20	aylor Centralized Business Services ultiple accounts 001 Bryan St Suite 2600 allas TX 75201 3005				
xxxxxxxx PO Box 1		American National Bank xxxx1955 PO Box 40 Terrell TX 75160	PC	aylor Medical Center at Garland D Box 841540 allas TX 75284				
	Systems ewood Rd a SC 29220	American National Bank xxxxx0883 PO Box 40 Terrell TX 75160	Ch PC	arey D. Ebert napter 13 Trustee D Box 941166 ano, TX 75094-1166				
Americar xxxx6789	n National Bank	Attorney General State of Texas Collections Div Bankruptcy		ty of Wylie nebarger Goggan Blair and Sampson				

Austin TX 78711 2548

PO Box 12548

2777 N Stemmons Frwy Suite 1000

Dallas TX 75207

xxxx6789

PO Box 40

Terrell TX 75160

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE: Totsy Dwain Spence		CASE NO. 16-40602-BTR
Debtor	r	
Jana Kayle Spence		CHAPTER 13
Joint Deb	otor	
	CERTIFICATE OF SERVICE (Continuation Sheet #1)	<u> </u>
Collin County Gay McCall Isaaks Gordon and Roberts PC 777 E 15th St Plano TX 75074	John J. Talton Chapter 13 Trustee PO Box 941166 Plano TX 75094 1166	National Healthcare Collections LLC 700 Spirit of St Louis Blvd Suite B Chesterfield MO 63005
Credit Systems International Inc PO Box 1088 Arlington TX 76004	Labcorp Attn Special Operations xxxx3083 1250 Chapel Hill Rd Burlington NC 27217	National Medical Professionals xx0028 PO Box 841047 Dallas TX 75284
First Choice Emergency Room xx1660 PO Box 841047 Dallas TX 75284	LCA Collections PO Box 2240 Burlington NC 27216	Ocwen Loan Servicing LLC Bankruptcy xxxxxx3864 PO Box 24605 West Palm Beach FL 33416 4605

First Data Merchants Svcs xxxxxxxxxxxx3997 4000 Coral Ridge Dr Coral Springs FL 33065 7614 Legacy Bank xxxxxx2900 PO Box 869105 Plano TX 75086 Perdue Brandon Fielder Collins and Mott PO Box 13430

Arlington TX 76094 430

Health Texas Provider Network multiple accounts PO Box 844128 Dallas TX 75284 4128

Linebarger Goggan Blair and Sampson 2777 N Stemmons Frwy Ste 1000 Dallas TX 75207

11900 Biscayne Blvd Suite 201

Miami FL 33181

Imaging Consultants of Garland xxxxxx0230

700 Walter Reed Blvd Suite 210

Garland TX 75042

Medical Diagnostic Lab LLC xxx6369 2439 Kuser Rd Hamilton NJ 08690

Regional Finance Corp x9665

Rapid Capital

3115 S 1st St Suite 300 Garland TX 75041

IRS CIO PO Box 7346 Philadelphia PA 19101 7346 MidSouth Bank xxx9941 PO Box 3745 Lafayette LA 70502

Richardson Physcians Alliance xx4376 401 W Campbell Richardson TX 75080

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE:	Totsy Dwain Spence	CASE NO.	16-40602-BTR
	Debtor		
	Jana Kayle Spence	CHAPTER	13
	Joint Debtor		

CERTIFICATE OF SERVICE

(Continuation Sheet #2)

State Comptroller of Public Accounts 111 E 17th St Austin TX 78774 0100 Veterans Administration 1400 N Valley Mills Dr Waco TX 76799

Texas Workforce Commission TEC Bldg Tax Dept Austin TX 78778 William T Neary, U.S. Trustee Eastern District of Texas 110 N College Suite 300 Tyler TX 75702

Totsy Dwain Spence 205 Spence Drive Wylie, TX 75098 Wylie ISD McCreary Veselka Bragg and Allen PC 1505 E McKinney St Room 104 Denton TX 76209 4525

United States Attorney
Eastern District of Texas
350 Magnolia St Suite 150
Beaumont TX 77701 2237

US Attorney General US Department of Justice 950 Pennsylvania Ave NW Washington DC 20530 0001

US Attorney General
Department of Justice
Main Justice Building
10th and Constitution Ave NW
Washington DC 20530

US Department of HUD Title 1 52 Corporate Circle Albany NY 12203 5121